IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

PATTY BEALL, MATTHEW	§		
MAXWELL, TALINA MCELHANY AND	§		
KELLY HAMPTON, individually	§		
and on behalf of all other similarly situated;	§		
	§		
Plaintiffs,	§	2:08-cv-422	TJW
	§		
	§		
	§		
TYLER TECHNOLOGIES, INC. AND	§		
EDP ENTERPRISES, INC.	§		
Defendants.	§		

AGREED ORDER REGARDING CONDITIONAL CERTIFICATION DEADLINES

Plaintiffs Tammy Beall, et al. ("Plaintiffs") and Defendants Tyler Technologies, Inc. and EDP Enterprises, Inc. ("Defendants"), after conferring and appearing at the scheduling conference before the Court on February 26, 2009, have agreed to the following dates and deadlines to govern the case prior to the Court's ruling on Plaintiffs' Application for Conditional Certification pursuant to the Fair Labor Standards Act (the "FLSA"). The Court so orders as follows:

- 1. The deadline to file Plaintiffs' motion and brief in support of their application for conditional certification of a collective action under the FLSA is April 6, 2009.
- 2. The deadline for Defendants to file a response and brief to Plaintiffs' motion and brief in support of conditional certification of a collective action under the FLSA is May 15, 2009.
- 3. The deadline for Plaintiffs to submit a reply brief in connection with their motion for conditional certification under the FLSA is May 29, 2009.

AGREED ORDER REGARDING CONDITIONAL CERTIFICATION DEADLINES - PAGE 1

- 4. A hearing is hereby set for <u>June 19, 2009</u>, at <u>9:30 a.m.</u> at which counsel for the parties will submit argument in connection with the motions and briefings on Plaintiffs' motion for conditional certification under the FLSA.
- 5. After the Court rules on Plaintiffs' motion for conditional certification under the FLSA, the parties shall confer and will provide the Court with a proposed agreed scheduling order and a discovery order to govern the case through dispositive and other motions.
- 6. The parties, unless leave is obtained from the Court or by agreement, shall not commence discovery until the Court rules on Plaintiffs' Motion for conditional certification of a collective action under the FLSA.

AGREED:

/s/ John D. Sloan, Jr.____

John D. Sloan, Jr. Texas Bar No. 18505100 Laureen F. Bagley Texas Bar No. 24010522

SLOAN, BAGLEY, HATCHER & PERRY LAW FIRM

101 East Whaley Street PO Drawer 2909 Longview, TX 75606 phone – 903.757.7000 facsimile – 903.757.7574

Alexander R Wheeler awheeler@rrexparris.com Jason Paul Fowler jfowler@rrexparris.com R Rex Parris Law Firm 42220 10th Street West, Suite 109 Lancaster, CA 93534-3428 661/949-2595

Fax: 661/949-7524

Chandra L Holmes Ray chandra@zelbst.com John P Zelbst zelbst@zelbst.com Zelbst, Holmes & Butler P. O. Box 365 Lawton, OK 73502-0365 580-248-4844

Fax: 580-248-6916

ATTORNEYS FOR PLAINTIFFS

<u>/s/ Paulo B. McKeeby__</u>

Paulo B. McKeeby Texas Bar No.: 00784571

paulo.mckeeby@morganlewis.com

Joel S. Allen

Texas Bar No.: 00795069 joel.allen@morganlewis.com

Sharon Fast Fulgham

Texas Bar No.: No. 24045901 sfulgham@morganlewis.com

MORGAN, LEWIS & BOCKIUS LLP

1717 Main Street, Suite 3200 Dallas, Texas 75201-7347 phone - 214.466.4000 facsimile - 214.466.4001

/s/ Deron R. Dacus

Deron R. Dacus

Texas Bar No.: 00790553 derond@rameyflock.com

RAMEY & FLOCK P.C. 100 East Ferguson, Suite 500 Tyler, Texas 75702 phone – 903.597.3301

facsimile - 903.597.2413

ATTORNEYS FOR DEFENDANTS TYLER TECHNOLOGIES, INC. AND EDP ENTERPRISES, INC.